1 2	MARTIN D. SINGER, ESQ. (BAR N EVAN N. SPIEGEL, ESQ. (BAR NO LAVELY & SINGER	NO. 78166) O. 198071)
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5	E-Mail: mdsinger@lavelysinger.com espiegel@lavelysinger.com	
6 7	Attorneys for Plaintiff Quentin Tarantino	
8	AN WEED COLORS	
9	UNITED STATES DISTRICT COURT	
10	FOR THE CENTRAL DISTRICT OF CALIFORNIA	
	WESTERN DIVISION	
11		
12	QUENTIN TARANTINO, an) CASE NO. 14-CV-603-JFW (FFMx)
13	individual;)) [HON. JOHN F. WALTER]
14	Plaintiff,	
15	V.	DECLARATION OF LEAD TRIAL COUNSEL RE: COMPLIANCE
16	GAWKER MEDIA, LLC, a/k/a Gawker Media, a Delaware	WITH GENERAL ORDERAUTHORIZING ELECTRONIC
17 18	GROUP, INC, a/k/a Gawker Media,) FILING
19	GAWKER ENTERTAINMENT, LLC, a/k/a Gawker Media, a New	Complaint Filed: January 27, 2014
20	York corporation; DOE-1 , a/k/a ANONFILES.com , an unknown entity/person, and DOES 2 through	Answer Filed: TBD
21	10, inclusive,	
22	Defendants.	\
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DECLARATION OF MARTIN D. SINGER

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I, MARTIN D. SINGER, declare as follows:

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1. I am an attorney at law duly qualified to practice before the Courts of the State of California and before this Court and am a member of the firm of Lavely & Singer Professional Corporation, attorneys for plaintiff Quentin Tarantino ("Plaintiff") in the above captioned matter. The facts stated herein are stated of my own personal knowledge and, if called and sworn as a witness, I could and would testify competently thereto.

2. This "Declaration of Lead Trial Counsel re: Compliance with General Order Authorizing Electronic Filing" is filed pursuant to and in compliance with this Court's "STANDING ORDER," Section 3(a). I am lead trial counsel on behalf of Plaintiff in this action. I, as well as my co-counsel and partner Evan N. Spiegel, am registered as an "ECF User" with the United States District Court for the Central District of California. My email address of record, as set forth in the caption hereinabove and registered with the **ECF** system, <mdsinger@lavelysinger.com>. I, along with Mr. Spiegel, have consented to service and receipt of filed documents by electronic means in this action.

Respectfully submitted,

DATED: February 6, 2014

LAVELY & SINGER
PROFESSIONAL CORPORATION
MARTIN D. SINGER
EVAN N. SPIEGEL

By: _____

MARTIN D. SINGER Attorneys for Plaintiff Quentin Tarantino